



## UNITED STATES DEP ENT OF COMMERCE Prices and Tradenark Conditions for PATENTS But PCT Wathington, D.C. 20231

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|--|--|--|------------------------|--------------------------------------|---------------------------------------|
| NAME OF COMPANY   SUPPRISON  | *Tares   |  | APPLICANT              | ATTY, DOCKET NO.                     | . •                                   |
| MARK J BURNON    SURPLINES   PUT/GROSPOTONES   PUT/GROSPOTONES   PUT/GROSPOTONES   | IN E APPLICATION NO.   |  |                        |                                      |                                       |
| MORENT CONVER   11 SOUTH ENGINESTREET  |  | HVALINA  | UTENIA                 | YIONAL APPLICATION NO.               |                                       |
| Institute   Inst         | LANDY LEURNS   |  | PC                     |                                      |                                       |
| NOTIFICATION OF MISSING ERQUIDEMENTS INDER 35 U.S.C. 371 IN THE UNITED  1 NOTIFICATION OF MISSING ERQUIDEMENTS INDER 35 U.S.C. 371 IN THE UNITED  1 The following items have been administed by the speciators or the IB to the United States Patent and Trademark Office as    Designated Office (37 CPR 1.496).  | L TOWER  |  | IA. FILING             |                                      |                                       |
| NOTIFICATION OF MISSING ERQUIREMENTS UNDER \$1.50.71 IN THE URITED  1. The following items have been submitted by the applicant or the 18 to the United States Patent and Trademark Office as    Designated Office (7 CFR 1.495):  | 1 COUTH FIGHTH STREET  |  | •                      | 00 NOV 00                            |                                       |
| NOTIFICATION OF MISSING REQUIREMENTS UNDER SUBJECT OPENIONS  1. The following items have been advanced by the applicant on the IB to the United States Patent and Trademark Office as    a Designated Office of TCPR 1-495 .   If an Elected Office of TCPR 1-495 .   If an Elected Office of TCPR 1-495 .   If an Elected Office of TCPR 1-495 .   If an International application in:   a non-English language.     If the following of international application in English.     On the Declaration of a international profit international application in English.     On the Declaration of international profit       | MINNEAPOLIS, MIN 53402   |  | DATE MAILED:           | 4 2 10                               | N ZUUT                                |
| 1. The following items have been administed by the applicant or the IB to the United states of the Designated Office (OT CRR 1.499):    U.S. Basis National Fee.   Designation of Comment of Comment of the Imperiod of Imperiod Imperiod of Imperiod of Imperiod of Imperiod Imperiod of Imperiod of Imperiod of Imperiod Imperiod of Imperiod Imperiod of Imperiod        | ·  |  | 35 U.S.C. 371 E        | N INE COURTS                         |                                       |
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| U.S. Basic Mission   Feet  | STATES DESIGN  | the applicant or the 1B to th                    | e United States Pr     | ich all Hacken                       |                                       |
| U.S. Basic Mission   Feet  | 1. The following items have been suitable 7  | .494),   |                        |                                      | 177 *                                 |
| El U.S. Basic National Fee.  | Designated Office (37 CFR 1.49   | 95):   |                        |                                      | . \                                   |
| Copy of the international application in the process of the proc         | TTO Marianal Feet  |  |                        |                                      | 1.0                                   |
| Protection of the international application into English.  | [27] Common of the international application of  |  |                        |                                      |                                       |
| Translation of the international application may be processed for which the parameters and preferences of Article 19 amendments into English.   Translation of Article 19 amendments into English.   Translation of Article 19 amendments into English and its Amences, if any.   Translation of Article 19 amendments preliminary Examination Report in English and its Amences, if any.   Translation of Article 19 amendments   Translation of Article 19 amendments   Translation of Articles to the International Preliminary Examination Report into English.   Preliminary amendments   Translation of Amences to the International Preliminary Examination Report into English.   Preliminary Examination Report into English.   Preliminary Examination Preliminary Examination   Preliminary Examination English.   Preside Statement Claiming Small English Notes a processing fee will be required in the requirements for 10 content under 35 U.S. C. 371:  | a non-English language.  |  |                        |                                      |                                       |
| Oost or Declaration of a Processing for Article 19 amendances and English.   | serional amplical  | ion into English.                                |                        |                                      | •                                     |
| Copy of Article 19 amendments into English.  | Translation of the international appropriate of inventors(s) for   | DO/EO/US.  |                        |                                      |                                       |
| Translation of Article 19 minarians Report in English and its Armezer, 11 and 12   |  |  |                        | 9                                    |                                       |
| The International Preliminary Examination Report and Lagrantian          |  | into English.                                    | its Annexes, if an     | y.                                   |                                       |
| Translation of Afficiency and/or Change of Address   and   Information Disclosure Statement(s) filed   Asteriment Chaiming Small Entity Status.   Priority Document.   Pewer of Address   Substitute specification filed   Periority Document.   Periority Date (37 Oral 1, 1992(f)).   Periority Document translation is defective for the reasons indicated on the attached Periority date (37 CFR 1, 499(a) and (b), identifying the application mariner and international filing date.   Periority Document.   Periority         | IX The International Preliminary Examina   | ation Report in English in                       | ion Report into Er     | nglish.                              | , 7                                   |
| Prelimmany standard counters.  |  | _ and  |                        |                                      | i i                                   |
| Assignment document.   |  |  | and                    |                                      | 110                                   |
| Power of Anores' and/or Change of          |  |  |                        | -                                    |                                       |
| Substitute specification and Small Entity Status.    Priority Document.        | C) nower of Attorney and/of Change of  | Address.   |                        |                                      | · · · · · · · · · · · · · · · · · · · |
| Verified Statement. (Sammag State.)   Copy of the International Search Report   and copies of the references cited therein.   Copy of the International Search Report   and copies of the references cited therein.   Copy of the International Search Report   and copies of the references cited therein.   Copy of the International Search Report   and copies of the references cited therein.   Copy of the International Search Report   and copies of the references cited therein.   Copy of the America   and copies   and copies of the repaired of submitted later than the appropriate 20 or 30 months from the priority date.   Copy of the providing the translation of the application and/or the America later than the appropriate 20 or 30 months from the priority date (37 CFR 1.497(a) and (b), identifying the application by the International specification number and international filing date.   Copy of the current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated on the stateched PTO-DEO/D9/17.   X d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(e)).   Additional claim fees of \$  | Substitute specification filed   |  |                        |                                      |                                       |
| Priority Documents   Priorit         |  | mity Status.                                     |                        |                                      |                                       |
| 2. The following items MUST be furnished within the period set forth below in duct.  2. The following items MUST to studied within the period set forth below in duct.  2. Translation of the application into English. Note a processing fee will be required if submitted later than the appropriate 20 or 30 months from the priority date.  2. Translation.  3. Translation is defective for the reasons indicated on the stached Notice of Defective Translation.  3. Defective Translation is defective for the reasons indicated on the stached Notice of Defective Translation.  3. Defective Translation of the application and/or the America later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(1)).  2. C. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by the International application number and international filing date.  4. Defective Translation does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated on the statched PCT/DO/E0/917.  2. Additional claim fees of providing the eath or declaration later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(e)).  3. Additional claim fees of \$\frac{1}{3}\$ as \$\frac{1}{3}\$ large entity \$\frac{1}{3}\$ mentional claim fees or cancel the additional claims for which fees are claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are the . See attached PTO-875.  ALL OF THE ITEMS SET FORTH IN 2(a)-2(d) AND 3 ABOVE MUST BE SUBMITTED WITHIN ONE MONTH FROM THE PRIORITY DATE FOR FROM TH | xt Priority Document.  | . Fill I coming of the rel                       | ferences cited ther    | em.                                  |                                       |
| Translation of the application into English. Note a processing   | X Copy of the International Scatter of   |  | halow in order to      | complete the requirements for        |                                       |
| Translation of the application into English. Note a processing   | Other:  Other: | within the period set forth                      | OCION III STORY        | to a bose then the                   |                                       |
| Translation.  □ b. Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).  □ c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by the International application number and international filting date.  □ the current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated on the attached PCT/DO/EO/917.  ☑ d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(e)).  3. Additional claim fees of \$\frac{1}{2}\$ as a □ large entity □ small entity, including any required multiple dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are the. See attached PTO-875.  ALL OF THE ITEMS SET FORTH IN 2(a)-2(d) AND 3 ABOVE MUST BE SURMITTED WITHIN ONE MONTH FROM THE DATE OF THIS NOTICE OR BY □ 11 OR □ 31 MONTHS FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABANDONMENT.  The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).  4. Translation of the Annexes MUST be submitted to later that the time period set above or the annexes will be cancelled.  Note processing fee will be required if submitted later than 30 months from the priority date.  Note processing fee will be required if submitted later than 30 months from the priority date.  A copy of this notice MUST be returned with this response.  A copy of this notice MUST be returned with this response.  A copy of this notice MUST be returned with this response.  A copy of this notice MUST be returned with this response.  A copy of this notice MUST be returned with this response.  |  |  |                        |                                      |                                       |
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| A distinct of the attacked role of the cash or declaration later than the appropriate 20 of order (37 CFR 1.492(e)).  3. Additional claim fees of \$ claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due. See attached PTO-875.  ALL OF THE ITEMS SET FORTH IN 2(a)-2(d) AND 3 ABOVE MUST BE SUBMITTED WITHIN ONE MONTH FROM THE DATE OF THIS NOTICE OR BY 21 OR X 31 MONTHS FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABARDONNENT.  The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).  4. Translation of the Arnexes MUST be submitted no later that the time period set above or the amexes will be cancelled.  Note processing fee will be required if submitted later than 30 months from the priority date.  Note processing fee will be required if submitted later than 30 months from the priority date.  Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)  A copy of this notice MUST be returned with this response.  A copy of this notice MUST be returned with this response.  A copy of this notice MUST be returned with this response.  Petitopics: 703-305-3661   | The current oath or declar   | ration does not compay with                      | 15. 5                  | on the from the priority date        |                                       |
| 3. Additional claim fees of \$\ as a \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \   | on the attached PCT/DO/  | later than I                                     | he appropriate 20      | 01 20                                |                                       |
| 3. Additional claim fees of \$\ as a \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \   | d. Surcharge for providing the ban   |  | inclu                  | ding any required multiple depender  | nt .                                  |
| ALL OF THE ITEMS SET FORTH IN 2(a)-2(d) AND 3 ABOVE MUST BE SURANT HE PRICETTY DATE FOR FROM THE DATE OF THIS NOTICE OR BY 21 OR 23 IMONTHS FROM THE PRICETTY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABANDONMENT.  The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).  4. Translation of the Amexes MUST be submitted no later that the time period set above or the amexes will be cancelled.  Note processing fee will be required if submitted later than 30 months from the priority date.  Note processing fee will be required if submitted later than 30 months from the priority date.  1. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR. 494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.  Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)  A copy of this notice MUST be returned with this response.  A copy of this notice MUST be returned with this response.  A copy of USA TOPE 1.496(d) Notice of Defective Translation  PCT/DO/EO/917  | (37 CFR 1.492(e)).   | as a large entity                                | fees or cancel the     | additional claims for which lees are |                                       |
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| THE APPLICATION, WHICHEVER IS LATER. PALLORS TO THE ABANDONMENT.  The time period set above may be extended by fiting a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).  4. Translation of the Amexes MUST be submitted later than 30 months from the priority date.  Note processing fee will be required if submitted later than 30 months from the priority date.  5. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR. 494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.  Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)  A copy of this notice MUST be returned with this response.  A copy of this notice MUST be returned with this response.  A copy of this notice MUST be returned with this response.  A copy of this notice MUST be returned with this response.  A copy of this notice MUST be returned with this response.  Telephone: 703-305-3661  | due. See attached PTO-875.   | a AROVI  | MIST BE SUB            | MITTED WITHIN ONE MONTH              |                                       |
| THE APPLICATION, WHICHEVER IS LATER. PALLORS TO THE ABANDONMENT.  The time period set above may be extended by fiting a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).  4. Translation of the Amexes MUST be submitted later than 30 months from the priority date.  Note processing fee will be required if submitted later than 30 months from the priority date.  5. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR. 494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.  Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)  A copy of this notice MUST be returned with this response.  A copy of this notice MUST be returned with this response.  A copy of this notice MUST be returned with this response.  A copy of this notice MUST be returned with this response.  A copy of this notice MUST be returned with this response.  Telephone: 703-305-3661  | ALL OF THE ITEMS SET FORTH IT  | 2(a)-2(d) AND 3 ABOVE                            | MONTHS FROM            | M THE PRIORITY DATE FOR              |                                       |
| Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the Applicant is reminded to the United States Patent and Trademark Office must be mailed to the Applicant is reminded to the United States Patent and Trademark Office must be mailed to the Applicant is reminded to the United States Patent and Trademark Office must be mailed to the Applicant is reminded that any communication is a translation and the United States Patent and Trademark Office must be appropriate 20 (37 CFR.       | FROM THE DATE OF THIS NOTICE   | TOT ATER. FAILURE T                              | O PROPERLY I           | RESPOND WILL REPORT                  |                                       |
| The time period set above may be extended by filing a petition and fee for extension of time discovery.  The time period set above may be extended by filing a petition and fee for extension of time discovery.  Translation of the Armexes MUST be submitted no later that the time period set above or the annexes will be cancelled.  The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR.  The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR.  The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR.  Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)  A copy of this notice MUST be returned with this response.  A copy of this notice MUST be returned with this response.  A copy of Defective Translation  Notice of Defective Translation  Telephone: 703-305-3661  | THE APPLICATION, WHICHEVER   | IS IMILE.  |                        | a mulicions of 37                    |                                       |
| A copy of this notice MUST be returned with this response  A copy of this notice MUST be returned with this response  A copy of this notice MUST be returned with this response  Note Decide 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR.  1940(d)) or 30 (37 CFR 1.495(d)) months from the priority date.  Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)  A copy of this notice MUST be returned with this response  A copy of PUT/DO/EO/917  Notice of Defective Translation  Anita D. Johnson  Telephone: 703-305-3661   | ABANDONMENT.   | and by filing a netition and                     | fee for extension      | of time under the provisions         |                                       |
| A copy of this notice MUST be returned with this response  A copy of this notice MUST be returned with this response  A copy of this notice MUST be returned with this response  Note Decide 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR.  1940(d)) or 30 (37 CFR 1.495(d)) months from the priority date.  Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)  A copy of this notice MUST be returned with this response  A copy of PUT/DO/EO/917  Notice of Defective Translation  Anita D. Johnson  Telephone: 703-305-3661   | The time period set above may be exten   | ded by time a barre                              |                        |                                      | J                                     |
| Note processing to the Note of Defective Translation  5. The Article 19 amendments are cancelled since a translation and the States Patent and Trademark Office must be mailed to the 494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.  Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)  Acopy of this notice MUST be returned with this response.  Enclosed:  PCT/DO/EO/917 Notice of Defective Translation  Anita D. Johnson  Telephone: 703-305-3661  | CFR 1.130(a).  |  | e time period set a    | bove or the attacked that            | ж.                                    |
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| Enclosed:  PCT/DO/EO/917  Notice of Defective Translation Telephone: 703-305-3661  | address given in the heading and meta-   | MUST be return                                   | ed with thi            | S response                           | John Nove                             |
| ☐ PCT/DO/EO/917 Telephone: 703-305-3661  | A copy of this notice  | MODI   |                        | and t                                | <i>/</i> · ·                          |
| Telephone: 703-305-3661  | Coologed:  | Notice of Defective T                            | ranslation             | Anita D. Johnson                     | -                                     |
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|  | PORM PCT/DO/E0/905 (December   | 1997)  |                        |                                      |                                       |